

STATE OF NEW HAMPSHIRE

HILLSBOROUGH, SS.
NORTHERN DISTRICT

SUPERIOR COURT

State of New Hampshire

v.

Michael Addison

Docket No.: 07-S-0254

ORDER

Trial Date

September 2, 2008: Jury Selection with trial to begin immediately after the jury is selected

Motions Deadlines

March 19, 2007: State's motion to try other pending cases against the defendant before the capital murder case.

March 29, 2007: Defendant's response

April 5, 2007: Hearing

May 7, 2007: Defendant's motions challenging grand jury process or indictment

May 25, 2007: State's responses

June 7, 2007: Hearing

July 9, 2007: Defendant's motions to dismiss, motions challenging constitutionality of death penalty statute, motions challenging aggravating factors; and any other related or dispositive motions

July 27, 2007: State's responses

August 9, 2007: Hearing

September 10, 2007: Defendant's motions to suppress statements and/or any other evidence and change of venue

September 28, 2007: State's responses

October 11, 2007: Hearing

September 17, 2007: State's motions challenging defenses

October 4, 2007: Defendant's responses

October 11, 2007: Hearing

July 7, 2008: Trial motions (N.H. Rule of Evidence 404(b), and evidentiary motions in limine)

July 25, 2008: Responses

August 7, 2008: Hearing

Discovery Deadlines

May 7, 2007: State's discovery deadline for investigative reports, interviews and lab reports in the State's possession

July 2, 2007: State's disclosure of experts re: forensic evidence

September 3, 2007: Defendant's disclosure of experts re: forensic evidence

January 7, 2008: Defendant's disclosure of mental health or other experts and of discovery re: mental health or other defenses

March 3, 2008: State's disclosure of mental health and/or other experts

May 5, 2008: Depositions of expert witnesses

June 2, 2008: Depositions of lay witnesses

June 16, 2008: Defendant's disclosure of reciprocal discovery

Notices

May 7, 2007: State's notice of intent to seek death penalty

September 3, 2007: Defendant's notice of defenses


Proposed Jury Instructions
and Voir Dire

July 7, 2008: The State and defendant shall provide proposed jury instructions for both guilt and sentencing phases of trial and proposed *voir dire* questions for jury.

The Court does not generally entertain motions filed *ex parte* except for extraordinary circumstances. The Court also discourages the parties from filing motions under seal as such filings are inconsistent with the right of the public access to court proceedings. If motions are filed under seal, they are subject to unsealing by the Court, after hearing.

SO ORDERED.

3/13/07
Date


Kathleen A. McGuire
Presiding Justice